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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/468,496	12/21/1999	RON WAKSMAN M. D.	WELD-111-DIV	3711	
75	90 03/11/2003				
STEPHEN B. HELLER COOK, ALEX, MCFARRON, MANZO, CUMMINGS & MEHLER, LTD. 200 WEST ADAMS STREET - SUITE 2850 CHICAGO, IL 60606			EXAMINER		
			DESANTO, M	DESANTO, MATTHEW F	
			ART UNIT	PAPER NUMBER	
011101100,12	0.11.50.,72 00000		3763		

DATE MAILED: 03/11/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/468,496	WAKSMAN M. D. ET AL.	
		Examiner	Art Unit	
		Matthew F DeSanto	3763	
Ti Period for R	he MAILING DATE of this communication a	ppears on the cover sheet with	the correspondence address	
		IV IS SET TO EVOIDE AMON	ATURE EDOM	
THE MAI  - Extensions after SIX (  - If the perions of the perions	TENED STATUTORY PERIOD FOR REPLING DATE OF THIS COMMUNICATION of time may be available under the provisions of 37 CFR of MONTHS from the mailing date of this communication. It is do for reply specified above is less than thirty (30) days, a reply for reply is specified above, the maximum statutory period for reply will, by static received by the Office later than three months after the mail term adjustment. See 37 CFR 1.704(b).	I.  1.136(a). In no event, however, may a reply  1.136(a). In no event, however, may a reply  1.136(a). In no event, however, may a reply  2.15(b) MONTH:  2.15(c) All of the properties of the	be timely filed  O) days will be considered timely.  S from the mailing date of this communication.  DONED (35 U.S.C. § 133).	
1)⊠ R	esponsive to communication(s) filed on <u>02</u>	2 January 2003 .		
2a)⊠ Th	nis action is <b>FINAL</b> . 2b)	This action is non-final.		
	nce this application is in condition for alloosed in accordance with the practice unde of Claims			
4)⊠ Cla	nim(s) 29-40 is/are pending in the applica	tion.		
4a)	Of the above claim(s) 36 and 38-40 is/are	e withdrawn from consideration	l.	
5) <u></u> Cla	nim(s) is/are allowed.		•	
6)⊠ Cla	nim(s) <u>29-35 and 37</u> is/are rejected.			
7)	nim(s) is/are objected to.			
8)∏ Cla Application	tim(s) are subject to restriction and Papers	or election requirement.		
9) <u></u> The	specification is objected to by the Examir	ner.		
10) <u></u> The	drawing(s) filed on is/are: a) acc	cepted or b) objected to by the	Examiner.	
A	pplicant may not request that any objection to	the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).	
11) <u></u> The	proposed drawing correction filed on	is: a)∏ approved b)∏ disa	approved by the Examiner.	
If	approved, corrected drawings are required in	reply to this Office action.		
12) The	oath or declaration is objected to by the E	Examiner.		
Priority und	er 35 U.S.C. §§ 119 and 120			
13) <u></u> Acl	knowledgment is made of a claim for forei	gn priority under 35 U.S.C. § 1	19(a)-(d) or (f).	
a)	ll b)  Some * c)  None of:			
1.[	Certified copies of the priority docume	nts have been received.		
2.[	Certified copies of the priority docume	nts have been received in App	lication No	
3.[ * See	Copies of the certified copies of the pr application from the International E the attached detailed Office action for a li	Bureau (PCT Rule 17.2(a)).	•	
14) Ackr	owledgment is made of a claim for dome	stic priority under 35 U.S.C. §	119(e) (to a provisional application)	
	The translation of the foreign language provided the properties of the translation of the foreign that the provided the translation of the transla	• •		
Attachment(s)				

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)

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#### **DETAILED ACTION**

### Claim Objections

1. The claim objections are withdrawn because of the amendments made by the applicant.

## Claim Rejections - 35 USC § 112

2. The 112 rejections are withdrawn because of the amendments made by the applicant.

# Claim Rejections - 35 USC § 102

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 7. Claims 29-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Nita (USPN 5267954). Nina discloses a catheter comprising, a first tube having a lumen closed at its distal end and sized to receive the treating element, a second tube in parallel relation to the first tube and having a lumen open at its distal end and sized to receive a guidewire, and a third tube for receiving first and second tube and having a fluid return lumen in fluid communication with the lumen of the first elongated tube.

Where the distal end of the third tube extends beyond the distal ends of the first and second tubes. Wherein the distal end of the second tube is coterminous with the

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distal end of the third tube, both which extend beyond the distal end of the first tube. Wherein the lumen of the first tube has an inside diameter less then twice the outside diameter of the treating element. Wherein the first tube includes an internal barrier to block the passage of the treating element out of the first tube, and where the internal barrier has an aperture. (Figures 2, 6b, 10 and entire reference).

- 8. Claims 29, 32 are rejected under 35 U.S.C. 102(e) as being anticipated by Yock (USPN 5501227). Yock discloses a catheter comprising, a first tube having a lumen closed at its distal end and sized to receive the treating element, a second tube in parallel relation to the first tube and having a lumen open at its distal end and sized to receive a guidewire, and a third tube for receiving first and second tube and having a fluid return lumen in fluid communication with the lumen of the first elongated tube, wherein the lumen of the first tube has an inside diameter less then twice the outside diameter of the treating element. (Figures 6B, and 7B, column 5, lines 49-67, and entire reference).
- 9. Claims 29, 30, 35 and 37 are rejected under 35 U.S.C. 102(e) as being anticipated by Weaver et al. (USPN 5843028). Weaver et al. discloses the catheter comprising, a first tube having a lumen closed at its distal end and sized to receive the treating element, a second tube in parallel relation to the first tube and having a lumen open at its distal end and sized to receive a guidewire, and a third tube for receiving first and second tube and having a fluid return lumen in fluid communication with the lumen of the first elongated tube, and where the distal end of the third tube extends beyond the distal ends of the first and second tubes. (Figures 6, 15, 13B, 23 and entire reference).

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### Response to Arguments

- 3. Applicant's arguments filed 1/02/03 have been fully considered but they are not persuasive.
- 5. The next argument by the applicant is that none if the catheter describe a treatment element. The treatment element is never positively recited but only inferentially included because the applicant claims the first elongated tube to be sized to receive the treating element, therefore as long as the prior art teaches an elongated tube capable of receiving a treatment element this would read on the claimed invention.
- 6. The last argument by the applicant is that none of the prior art discloses a third elongated tube with a fluid return lumen. The examiner disagrees because each

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reference teaches a third elongated tube (outer tube) which has a lumen in fluid communication with the first lumen, and therefore would be capable of having fluid return from the first elongated tube into the third elongated tube, thus forming a return lumen.

#### Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew F DeSanto whose telephone number is 1-703-305-3292. The examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on 1-703-308-3552. The fax phone numbers for the organization where this application or proceeding is assigned are 1-703-872-9302 for regular communications and 1-703-872-9303 for After Final communications.

Month

BRIAN L. CASLER
SUPERVISORY PATENT EXAMINER
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